1 STEVEN T. JAFFE, ESQ. Nevada Bar No. 7035 2 sjaffe@lawhjc.com DANIELLE A. OTERO, ESQ. 3 Nevada Bar No. 14253 dotero@lawhjc.com 4 HALL JAFFE & CLAYTON, LLP 5 7425 Peak Drive Las Vegas, Nevada 89128 6 (702) 316-4111 Fax (702) 316-4114 7 Attorneys for Defendant, MetLife 8 9 UNITED STATES DISTRICT COURT 10 DISTRICT OF NEVADA 11 CASE NO. 2:11-cv-01964-KJD-GWF LAURA MEGILL, individually, and as natural parent and guardian of BROOKE 12 MEGILL, a minor, and ALAINA MEGILL, a minor. 13 STIPULATION AND ORDER Plaintiff. EXTENDING TIME TO ANSWER 14 PLAINTIFF'S MOTION TO ENFORCE ARBITRATION AGREEMENT AND VS. 15 COMPEL ARBITRATION (ECF NO. 31) METROPOLITAN DIRECT PROPERTY AND CASUALTY INSURANCE (SECOND REQUEST) 16 COMPANY; METROPOLITAN DIRECT 17 PROPERTY AND CASUALTY INSURANCE COMPANY dba METLIFE 18 **AUTO & HOME; METROPOLITAN** GROUP PROPERTY AND CASUALTY 19 INSURANCE COMPANY; METROPOLITAN GROUP PROPERTY 20 AND CASUALTY INSURANCE COMPANY dba METLIFE AUTO & HOME: 21 METROPOLITAN PROPERTY AND CASUALTY INSURANCE COMPANY; 22 METROPOLITAN PROPERTY AND CASUALTY INSURANCE COMPANY dba 23 METLIFE AUTO & HOME; METLIFE INSURANCE COMPANY OF 24 CONNECTICUT; METLIFE INSURANCE COMPANY OF CONNECTICUT dba 25 METLIFE AUTO & HOME; METLIFE AUTO & HOME; DOES I through X, 26 inclusive: and ROE BUSINESS ENTITIES I through X, inclusive, 27 Defendants. 28

Defendants, METROPOLITAN DIRECT PROPERTY AND CASUALTY
INSURANCE COMPANY, METROPOLITAN DIRECT PROPERTY AND CASUALTY
INSURANCE COMPANY dba METLIFE AUTO & HOME, METROPOLITAN GROUP
PROPERTY AND CASUALTY INSURANCE COMPANY, METROPOLITAN GROUP
PROPERTY AND CASUALTY INSURANCE COMPANY dba METLIFE AUTO & HOME,
METROPOLITAN PROPERTY AND CASUALTY INSURANCE COMPANY,
METROPOLITAN PROPERTY AND CASUALTY INSURANCE COMPANY dba
METLIFE AUTO & HOME, METLIFE INSURANCE COMPANY OF CONNECTICUT,
METLIFE INSURANCE COMPANY OF CONNECTICUT dba METLIFE AUTO & HOME,
and METLIFE AUTO & HOME (hereinafter collectively "MetLife"), by and through their
attorneys, STEVEN T. JAFFE and DANIELLE A. OTERO, of HALL JAFFE & CLAYTON,
LLP, and Plaintiffs, LAURA MEGILL, BROOKE MEGILL, and ALAINA MEGILL
(hereinafter collectively "Plaintiffs"), by and through their attorney, DONALD C. KUDLER
of CAP & KUDLER, present the following Stipulations and Agreements for the Court's
consideration in accordance with LR IA 6-1 and the Local Rules of this Court.

This is the second request for an extension of time to file a response to Plaintiff's Motion to Enforce Arbitration and Compel Arbitration ("Plaintiffs' Motion") (ECF No. 31).

Plaintiffs' Motion was filed and served on August 27, 2020. (ECF No. 31). The response to Plaintiffs' Motion is due today, September 24, 2020. This stipulation for an extension in time to respond to Plaintiffs' Motion is made to allow MetLife's counsel additional time to prepare an appropriate response to Plaintiffs' Motion because MetLife's counsel received a physical copy of the closed case file, today, September 24, 2020. Good cause exists. This matter was stipulated to be dismissed without prejudice on November 8, 2012 and Defendants' counsel has closed the case file years ago. MetLife's counsel was able to recover the closed electronic copy of the case file two weeks ago; however, counsel was unable to obtain a copy of the physical case file until today, September 24, 2020. After review of the physical copy, MetLife's counsel realized it contained an extensive amount of additional records unavailable on the recovered electronic file. As such, MetLife's counsel requires

1 additional time to review the physical file to supplement its Opposition and ensure the now 2 available record appropriately reflects the arguments contained therein. 3 IT IS HEREBY STIPULATED that Plaintiffs hereby grant MetLife an extension of 4 time in which to file its response to Plaintiffs' Motion to now be due October 1, 2020. (ECF 5 No. 31). 6 Dated September 24, 2020 Dated September 24, 2020 7 HALL JAFFE & CLAYTON, LLP CAP & KUDLER 8 /s/ Donald C. Kudler <u>/s/ Steven T. Jaffe, Esq.</u> 9 Nevada Bar No. 7035 Donald C. Kudler, Esq. Danielle A. Otero, Esq. Nevada Bar No. 14253 Nevada Bar No. 5041 10 3202 W. Charleston Blvd. 7425 Peak Drive Las Vegas, Nevada 89102 11 Las Vegas, Nevada 89128 Attorneys for Plaintiff Attorneys for Defendant, MetLife 12 13 14 **ORDER** 15 IT IS SO ORDERED. 16 UNITED STATES DISTRICT COURT JUDGE 17 DATED: 9/25/2020 18 19 20 21 22 23 24 25 26 27 28